## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

In re:			) Chapter 11
			)
			) Case No.: 20-10390 (JEH)
MURRAY	METALLURGICAL	COAL	)
HOLDINGS, LLC, et al,			) Judge John E. Hoffman
			)
	Debtors <sup>1</sup>		) (Joint Administered)

## ENTRY OF APPEARANCE AND REQUEST FOR NOTICES

Please enter our appearance on behalf of Joy Global Underground Mining, LLC and Joy Global Conveyors, Inc., in the above-captioned bankruptcy proceedings. I request that copies of all notices filed be sent to the undersigned and that the name and address of the undersigned be added to the mailing matrix.

/s/ Richard J. Parks

Richard J. Parks
Ohio Supreme Court ID No. 0003986
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Attorneys for Joy Global Underground Mining, LLC

and Joy Global Conveyors, Inc.

Dated: February 18, 2020

5117671v1

<sup>&</sup>lt;sup>1</sup> The Debtors in these Chapter 11 cases, along with the last four (4) digits of each Debtor's federal tax identification number, if applicable, are: Murray Metallurgical Coal Holdings, LLC (4633); Murray Eagle Mining, LLC (4268); Murray Alabama Minerals, LLC (4047); Murray Alabama Coal, LLC (3838); Murray Maple Eagle Coal, LLC (4435); and Murray Oak Grove Coal, LLC (4878). The Debtors' primary business address is 46226 National Road, St. Clairsville, OH 43950.

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

In re:  MURRAY METALLURGICAL COAL HOLDINGS, LLC, et al,	) Chapter 11 ) ) Case No.: 20-10390 (JEH) ) ) Judge John E. Hoffman			
Debtors <sup>2</sup>	) (Joint Administered)			
DECLARATION IN LIEU OF AFFIDAVIT				
Regarding Request to be Added to the Mailing Matrix				
I am the Attorney for Joy Global Underground Mining, LLC and Joy Global Conveyors,				
Inc., creditors in the above-captioned bankruptcy case, and I am authorized by these creditors to				
make the accompanying request for notices. The new address should be used instead of the				
existing address and added to the matrix. I have reviewed the mailing matrix on file in this case				
and I hereby certify that the request for notices being filed herewith replaces the creditor's address				
listed on the matrix, supersedes and cancels all prior requests for notice by the within named				

X that there are no other requests to receive notices on behalf of these creditors, or

creditor, and: *Please check the appropriate box* 

that the following prior request(s) for notice by or on behalf of this creditor shall be deleted from the matrix:

Creditor's Name	
Creditor's Address	
City, State and Zip	

<sup>&</sup>lt;sup>2</sup> The Debtors in these Chapter 11 cases, along with the last four (4) digits of each Debtor's federal tax identification number, if applicable, are: Murray Metallurgical Coal Holdings, LLC (4633); Murray Eagle Mining, LLC (4268); Murray Alabama Minerals, LLC (4047); Murray Alabama Coal, LLC (3838); Murray Maple Eagle Coal, LLC (4435); and Murray Oak Grove Coal, LLC (4878). The Debtors' primary business address is 46226 National Road, St. Clairsville, OH 43950.

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I declare under penalty of perjury that the foregoing is true and correct. Executed on February 18, 2020.

/s/ Richard J. Parks

Richard J. Parks
Pa. Supreme Court ID No. 0003986
Attorney for Joy Global Underground Mining, LLC and Joy Global Conveyors, Inc.